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| APPLICATION NO.  | FILING DATE                        | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|------------------------------------|----------------------|---------------------|------------------|
| 10/598,513   | 11/05/2007                         | Takao Ikuno          | 00862.108808.       | 6679             |
| 5514<br>FITZPATRIC                                     | 7590 05/18/201<br>K CELLA HARPER & | EXAM                 | EXAMINER            |                  |
| 1290 Avenue of the Americas<br>NEW YORK, NY 10104-3800 |                                    |                      | RUST, ERIC A        |                  |
|  |                                    |                      | ART UNIT            | PAPER NUMBER     |
|  |                                    | 2625                 |                     |                  |
|  |                                    |                      |                     |                  |
|  |                                    |                      | MAIL DATE           | DELIVERY MODE    |
|  |                                    |                      | 05/18/2011          | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

| Application No. | Applicant(s) |  |  |  |  |
|-----------------|--------------|--|--|--|--|
| 10/598,513      | IKUNO ET AL. |  |  |  |  |
| Examiner        | Art Unit     |  |  |  |  |
| ERIC A. RUST    | 2625         |  |  |  |  |

|  | ERIC A. RUST   | 2625                                      |           |  |  |
|--|--|---|-----------|--|--|
| The MAILING DATE of this communication appe<br>Period for Reply  | ears on the cover sheet with the o   | orrespondence ad                          | dress     |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of them ray be swallable under the provisions of 37 CPR 1.136(a). In no event, however, may a roply be timely filed after SIX (8) MONTH'S from the mailing date of this communication.  - IN Operator of reply is planting the state of the stat |  |   |           |  |  |
| Status   |  |   |           |  |  |
| 1) Responsive to communication(s) filed on 25 Fe 2a) This action is FINAL. 2b) This a 3) Since this application is in condition for allowan closed in accordance with the practice under Example.  | action is non-final.<br>ce except for formal matters, pro  |   | merits is |  |  |
| Disposition of Claims  |  |   |           |  |  |
| 4) ☐ Claim(s) 1.4-7.10-13.16 and 17 is/are pending i 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1.4-7.10-13.16. and 17 is/are rejecte 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or   | n from consideration.  |   |           |  |  |
| Application Papers   |  |   |           |  |  |
| 9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the d Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Example.   | pted or b)  objected to by the<br>rawing(s) be held in abeyance. Sen<br>on is required if the drawing(s) is ob | e 37 CFR 1.85(a).<br>jected to. See 37 CF |           |  |  |
| Priority under 35 U.S.C. § 119   |  |   |           |  |  |
| 12) Acknowledgment is made of a claim for foreign g a) All b) Some c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori  | have been received. have been received in Applicat ty documents have been receive (PCT Rule 17.2(a)).          | ion No ed in this National                | Stage     |  |  |
| Attachment(s)  |  |   |           |  |  |

| Notice of References Cited (PTO-892)                     | 4) Interview Summary (PTO-413)                          |
|--|---|
| Notice of Draftsperson's Fatent Drawing Review (PTO-948) | Paper Ne(s)/Mail Date                                   |
| Information Disclosure Statement(s) (PTO/SB/08)          | <ol><li>Notice of Informal Patent Application</li></ol> |
| Paper No(s)/Mail Date                                    | 6) Other:   |

Paper No(s)/Mail Date \_\_\_\_\_.

#### DETAILED ACTION

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 22, 2010 has been entered.

In the Amendment filed on February 25, 2011, Applicants amended claims 1, 7, and 13. Claims 1, 4-7, 10-13, and 16-17 are pending.

### Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,943,508 to Penney et al. (hereinafter, Penney) in view of Applicant Admitted Prior Art (hereinafter, AAPA) and further in view of U.S. Patent No. 6,587,735 B1 to Yaguchi, as evidenced by U.S. Patent Application Publication No. 2008/0028369 A1 to Sasaki et al. (hereinafter, Sasaki).

In regard to claim 1, Penney discloses an image processing apparatus (Penney, Fig. 1, and col. 1, lines 49-52) comprising:

a predetermined number of code converting units (Penney, Fig. 1, item 14), each code converting unit configured to execute coding and decoding of image data, each code converting unit belonging to one of a plurality of code converting units (Penney, col. 2, lines 19-22, and 47-53, the Examiner reads code converting units as belonging to their own group, i.e., one code converting unit for each group, support for a group consisting of one item is disclosed in Sasaki, [0032], line 1);

a plurality of request-source task units (Penney, Fig. 1, item 11), the number of request-source task units being greater than the number of code converting units (Penney, col. 2, lines 13-15) and having priorities set in advance (Penney, col. 2, lines 47-53, one of the outputs of the input matrix is assigned to one of the input sources, the Examiner interprets this source as having a high priority with the other sources having lower priority); wherein each request-source task unit having a high priority reserves one of the predetermined number of code converting units in the predetermined code converting unit group (Penney, col. 2, lines 47-53), and each request-source task unit having a low priority competes for at least one of a plurality of non-reserved code converting units in code converting unit groups other that the predetermined code converting unit group (Penney, Fig. 1, and col. 2, lines 47-57, one of item 14 is reserved, and there are more items 11 than there are items 14, accordingly, they would have to compete), the number of non-reserved code

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converting units being less than the number of request-source task units having the low priority (Penney, Fig. 1, there are more items 11 than there are items 14); and an assigning unit (Penney, Fig. 1, item 18) configured to assign:

i. when one of the plurality of request-source units having the high priority, the code converting unit reserved by the request-source task unit to a task corresponding to the request-source task unit (Penney, col. 2, lines 47-57, resource manager 18 assures that one of the decoders I coupled to the output for a certain task), and

ii. when one of the plurality of request-source units having the low priority and one of the plurality of non-reserved code converting units is an idle code converting unit, the idle code converting unit to the task corresponding to the request-source task unit that issued the processing request (Penney, col. 3, lines 13-16, and 46-52, assigned as needed).

Penney does not disclose wherein the plurality of request-source task units are configured to request any of said plurality of code converting units in a predetermined code converting unit group to perform a code conversion of image data, and that assigning unit assigns code converting units to a processing request from one of said plurality of request-source task.

AAPA, however, discloses code processing units being requested to execute processing (AAPA, pg. 2, lines 9-14).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the teachings of Penny with the teachings of AAPA for having the plurality of request-source task units configured to request any of said plurality of code

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converting units in a predetermined code converting unit group to perform a code conversion of image data, and that assigning unit assigns code converting units to a processing request from one of said plurality of request-source task in order to ensure data is processed when needed and when able. That is, the request would ensure that data is sent when the code converting units are available, and that data would not be sent if the code converting units were not available. In this way, data would not be lost. This increases user satisfaction.

Neither Penney nor AAPA disclose the plurality of code converting units comprising at least one of a hardware-implemented code converting unit and a non-transitory computer-readable medium.

Yaguchi, however, discloses code converting units constituted by software-implemented code converting units for executing code conversion by software and hardware-implemented code converting units for executing code conversion by hardware (Yaguchi, col. 18, lines 58-61); and said assigning unit assigns said software-implemented code converting units to the processing requests of the request-source task units. (Yaguchi, col. 19, lines 32-34).

It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Yaguchi with the teachings AAPA and Penney for having code converting units constituted by software-implemented code converting units for executing code conversion by software and hardware-implemented code converting units for executing code conversion by hardware; and said assigning unit assigns said software-implemented code converting units to the processing requests of the request-

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source task units in order to execute data at high speed and in order to select the optimum processor at processing time (Yaquchi, col. 1, lines 54-63).

In regard to claim 4, which depends from claim 1, the combination of Penney and Yaguchi discloses wherein said predetermined code converting units constituted by software-implemented code converting units for executing code conversion by software and hardware-implemented code converting units for executing code conversion by hardware (Yaguchi, col. 18, lines 58-61, and AAPA, pg. 2, lines 9-14); and when the processing request is received from one of the plurality of request-source units, said assigning unit assigns one of said software-implemented code converting units to the task according to the request-source task unit the issued the processing request (Yaguchi, col. 19, lines 32-34, and AAPA, pg. 2, lines 9-14).

 Claims 7 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Penney in view of AAPA, as evidenced by Sasaki.

In regard to claims 7 and 13, Penney discloses an image processing method (Penney, Fig. 1, and col. 1, lines 49-52) comprising:

a plurality of request-source task units (Penney, Fig. 1, item 11), the number of which is greater than a predetermined number of code converting units (Penney, col. 2, lines 13-15) and having priorities corresponding to respective tasks, (Penney, col. 2, lines 47-53, one of the outputs of the input matrix is assigned to one of the input

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sources, the Examiner interprets this source as having a high priority with the other sources having lower priority):

a priority processing determination step of determining whether the requestsource task unit should be processed with priority (Penney, col. 2, lines 47-53). wherein each request-source task unit having a high priority reserves one of the predetermined number of code converting units in a predetermined code converting unit group (Penney, col. 2, lines 19-22, and 47-53, the Examiner reads code converting units as belonging to their own group, i.e., one code converting unit for each group, support for a group consisting of one item is disclosed in Sasaki, [0032]. line 1), and each request-source task unit having a low priority competes for at least one of a plurality of non-reserved code converting units in code converting unit groups other than the predetermined code converting unit group (Penney, Fig. 1, and col. 2, lines 47-57, one of item 14 is reserved, and there are more items 11 than there are items 14, accordingly, they would have to compete), the number of non-reserved code converting units being less than the number of request-source task units having the low priority (Penney, Fig. 1, there are more items 11 than there are items 14); and

an assigning step of assigning:

i. when one of the plurality of request-source units having the high priority, the code converting unit reserved by the request-source task unit to a task corresponding to the request-source task unit (Penney, col. 2, lines 47-57, resource manager 18 assures that one of the decoders I coupled to the output for a certain task), and

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ii. when one of the plurality of request-source units having the low priority and one of the plurality of non-reserved code converting units is an idle code converting unit, the idle code converting unit to the task corresponding to the request-source task unit that issued the processing request (Penney, col. 3, lines 13-16, and 46-52, assigned as needed).

Penney does not disclose a processing-request issuing step of issuing a processing request to a code converting unit by any request-source task unit in a predetermined code converting unit group; receiving the processing request and determining if the processing request issued by the of request-source task should be issued with priority; and that the assigning step assigns code converting units to a processing request from one of said plurality of request-source task.

AAPA, however, discloses code processing units being requested to execute processing (AAPA, pg. 2, lines 9-14).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the teachings of Penny with the teachings of AAPA for a processing-request issuing step of issuing a processing request to a code converting unit by any request-source task unit in a predetermined code converting unit group; receiving the processing request and determining if the processing request issued by the of request-source task should be issued with priority; and that the assigning step assigns code converting units to a processing request from one of said plurality of request-source task in order to ensure data is processed when needed and when able. That is, the request would ensure that data is sent when the code converting units are available,

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and that data would not be sent if the code converting units were not available. In this way, data would not be lost. This increases user satisfaction.

 Claims 10 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Penney, AAPA, and Yaguchi, as evidenced by Sasaki.

In regard to claims 10 and 16, which depend from claims 7 and 13, respectively, neither AAPA nor Penney disclose wherein said predetermined number of code converting units are constituted by software-implemented code converting units for executing code conversion by software and hardware-implemented code converting units for executing code conversion by hardware; and

when the processing request is received from one of the plurality of requestsource units said assigning step assigns one of said software-implemented code converting units to the task corresponding to the request-source task unit that issued the request.

Yaguchi, however, discloses code converting units constituted by software-implemented code converting units for executing code conversion by software and hardware-implemented code converting units for executing code conversion by hardware (Yaguchi, col. 18, lines 58-61); and said assigning unit assigns said software-implemented code converting units to the request-source task units. (Yaguchi, col. 19, lines 32-34).

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Moreover, AAPA discloses code processing units being requested to execute processing (AAPA, pg. 2, lines 9-14).

The combination would result in the limitations of claims 10 and 16.

It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Yaguchi with the teachings AAPA and Penney for having code converting units constituted by software-implemented code converting units for executing code conversion by software and hardware-implemented code converting units for executing code conversion by hardware; and said assigning unit assigns said software-implemented code converting units to the processing requests of the request-source task units in order to execute data at high speed and in order to select the optimum processor at processing time (Yaguchi, col. 1, lines 54-63).

6. Claims 5-6, 11-12, and 17 and are rejected under 35 U.S.C. 103(a) as being unpatentable over Penney, AAPA, and Yaguchi, in view of U.S. Patent Application Publication No. 2005/0047666 A1 to Mitchell et al. (hereinafter, Mitchell), as evidenced by Sasaki.

In regard to claims 5, 11, and 17, which depend from claims 4, 10, and 16, respectively, Penney discloses wherein said request-source task units having the high priority are classified into a first unit group processed and a second unit group (Penney, col. 2, lines 62-64, the "advance assignment").

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Neither Penney nor AAPA disclose wherein the first unit group is processed by said software-implemented code converting units and the second unit group processed by said hardware-implemented code converting units.

Yaguchi, however, discloses a first unit group being processed by softwareimplemented code converting units (Yaguchi, col. 18, line 58 - col. 19, line 36, the
first group is processing that requires more than a predetermined time, see
specifically, Yaguchi, col. 19, lines 21-26, and lines 27-34) and a second unit group
processed by hardware-implemented code converting units (Yaguchi, col. 18, line 58 col. 19, line 36, the second group is processing that requires less than a
predetermined time, see specifically, Yaguchi, col. 19, lines 21-26).

It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Yaguchi with the teachings Penney and AAP for having a first unit group being processed by said software-implemented code converting units, and a second unit group processed by said hardware-implemented code converting units in order to execute data at high speed and in order to select the optimum processor at processing time (Yaguchi, col. 1, lines 54-63).

Neither Yaguchi, AAPA, nor Penney specifically disclose the second unit group processed by said hardware-implemented code converting units <u>via said software-implemented</u> code converting units.

Mitchell, however, discloses tasks being processed by hardware-implemented code converting units via software-implemented code converting units (Mitchell, Abstract, lines 9-13).

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It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Mitchell with the teachings of Yaguchi, AAPA, and Penney for having tasks being processed by hardware-implemented code converting units via software-implemented code converting units in order to prepare data for non-compliant hardware decoders (Mitchell, Abstract, lines 11-13).

In regard to claims 6 and 12, which depend from claims 5 and 11, respectively, Yaguchi discloses wherein said hardware-implemented code converting units are adapted so as to be used by the request-source task units of said second unit group (Yaguchi, col. 19, lines 21-26, processing that requires less than a predetermined time is processed by hardware, accordingly, said hardware-implemented code converting units are adapted so as to be used by the request-source task units of said second unit group).

## Response to Arguments

 Applicants argue that the cited references do not disclose that each code converting unit belongs to one of a plurality of code converting groups. See Amendment, pgs. 9-10.

The Examiner has considered this argument carefully but does not agree.

In Penney, col. 2, lines 19-22, and 47-53, and Fig. 1, the Examiner reads each code converting unit as belonging to its own group, i.e., one code converting unit for

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each group. Support for a group consisting of one item is disclosed in Sasaki, [0032], line 1.

#### Conclusion

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to ERIC A. RUST whose telephone number is (571)-270-3380. The examiner can normally be reached on Monday - Friday, 8:00 a.m. - 5:00 p.m., EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Benny Tieu can be reached on (571)-272-7490. The fax phone number for the organization where this application or proceeding is assigned is 571-270-4380.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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Examiner, Art Unit 2625

05/13/2011

/Benny Q Tieu/

Supervisory Patent Examiner, Art Unit 2625